

Baker Hostetler

MEMO ENDORSED

April 7, 2008

USDS SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #: _____
DATE FILED: _____

VIA FACSIMILE AND U.S. MAIL

Baker & Hostetler LLP
45 Rockefeller Plaza
New York, NY 10111
T 212.589.4200
F 212.589.4201
www.bakerlaw.com

Essence Liburd
direct dial: 212.589.4252
eliburd@bakerlaw.com

Honorable Kenneth M. Karas
United States District Court
300 Quarropas, Chambers 533
White Plains, NY 10601

Re: Canadian National Railway Company v. Vantix Logistics, a subsidiary of McLane Company, Inc. and Pepsi Cola Canada Beverages
Case No. 07-CIV 8226

Dear Judge Karas:

My firm represents the Defendant Vantix Logistics in the above-captioned action. As per my telephone conversation with Chambers, I write to request a short extension of time for Vantix Logistics' Rule 26(a)(1) Disclosures, April 8, 2008 to Friday, April 18, 2008. I have spoken with Plaintiff's counsel, Armando V. Riccio, and he has consented to this extension. This is Defendant's first request for an extension.

Respectfully submitted,

Essence Liburd
Essence Liburd (EL-9097)

Granted.

cc: Armando V. Riccio, Esq.

*Sd Ordered.
K M.K
4/8/08*